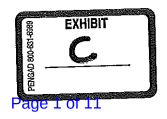
## **DANNY MCNEW**



- A. Not that I recall. I don't believe so.
- Q. Had you ever heard anything about her in the community, in the Licking area or
- 4 Texas County?

like that?

5 A. No.

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- Q. Any discussion among law enforcementpersonnel about her at all?
- 8 A. No.
- Q. Did you ever hear anything about herreputation for chastity, purity, anything
- 12 A. No.

- Q. When was the last time that you talked to Ms. Daniel?
- 15 A. I can't be exact, but it's been at least a couple years.
- Q. Describe your relationship with Ms. Daniel, if you would.
- A. Well, she worked for him as a secretary. We spoke through there and briefly I had an affair with her.
- Q. What period of time did you have an affair with her?
- A. I would assume -- I'm not -- can't be
  precise about the date, but I would say late

- 1 A. A Mustang.
- 2 Q. Do you know what color it was?
- 3 A. I believe yellow.
- 4 O. Was it a convertible?
- 5 A. Yes.
- 6 Q. Black top?
- 7 A. I recall it being yellow.
- 8 | Q. The top being yellow as well?
- 9 A. No, it was a different color, but I don't
  10 want to --
- Q. Do you remember what the license plate said on it?
- 13 A. No.
- 14 Q. Did you ever drive her car?
- 15 A. Yes.
- Q. During the time that you were involved romantically with Ms. Daniel, did you ever
- spend the night at her home?
- 19 A. No.
- 20 Q. Back at that time, which you've said was the
- 21 summer fall 2005, did you have a cell phone?
- 22 A. Yes.
- 23 Q. Did Ms. Daniel have the number?
- 24 A. Yes. I actually want to clarify that I said
- 25 that when I first become -- saw her in that

- 1 A. Yes.
- 2 Q. -- during this entire time?
- 3 A. Yes.
- Q. Did you ever see her during Monday through Friday eight to five?
- 6 A. No. Well, possibly in the court.
- 7 | Q. And I'm talking about in a social context.
- 8 A. No.
- 9 Q. Was there ever occasion when you and Monica
  10 engaged in any type of sexual activity from
  11 anything from kissing to intercourse in the
  12 prosecutor's actual office?
- A. No. The only time I showed up there was when I was requested by the prosecutor.
- Q. Are you ever aware of her doing that with anyone else where she engaged in some type of sexual activity in the prosecutor's office?
- 19 A. No.
- Q. Were there ever occasions where you and
  Ms. Daniel would have had threesomes where
  there was another person involved and you
  engaged in sexual activity?
- 24 A. No.

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Q. Did that ever occur with a gentleman by the

If you could, you said that you began seeing Ms. Daniel slash Hutchison in a romantic fashion in approximately the late summer or fall of 2005; is that accurate?

A. Correct.

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- Q. And you said that that romantic relationship lasted through the end of the fall or the winter of 2005?
- 9 A. Yeah, thereabouts.
- 10 Q. Okay. Was it before or after Christmas that
  11 you ceased having a romantic relationship
  12 with her?
- A. It wasn't a constant thing. I might have possibly probably even had sex with her in the spring of 2006.
- 16 Q. Okay.
- 17 A. I can't tell you when it ended.
- Q. Okay. At any point in time in the course of your relationship with Ms. -- I'm just to call her Ms. Daniel. It's probably easier for you. In the course of your relationship with Ms. Daniel, did your wife ever become aware that you were engaged in this relationship?
- 25 A. No.

- And did I hear you correctly a moment ago when you were discussing this interaction with Mr. Anderson on the highway 3 that you were in Ms. Daniel's vehicle with your son and your nephew? 5
- Yes. 6 Α.

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- What was it that brought about you being in Q. the same vehicle with Ms. Monica Daniel and your son at this point in time? Or at that point in time, excuse me.
- Was going to see a movie. 11
- Okay. Was your son aware of the fact that 12 Q. you had a romantic relationship with 13
- 14 Ms. Daniel?
- No. 15 Α.
- Do you recall about what point in 16 Okav. Q. time Ms. Daniel had this sexual encounter 17 with Seth walker? 1.8
- 19 No. Α.
- Do you recall it being before or after the 20 Q. spring of 2006? 21
- I never witnessed anyone having a sexual 22 Α. encounter. 23
- You were certainly aware of that occurring; 24 25 right?

- 1 A. No. I never witnessed it so I can't say I'm
  2 aware of it occurring.
  - Q. Did Seth Walker tell you that he had a sexual encounter with Monica Daniel?
- 5 A. No.

- Q. Okay. Did he tell you -- were you in

  Monica Daniel's house at the same time that

  he and Monica Daniel were in her bedroom?
- 9 A. Yes, I was.
- 10 Q. Was it your supposition at that point in
  11 time that a sexual encounter occurred
  12 notwithstanding the fact that you did not
  13 actually witness them have sexual
  14 intercourse as you testified?
- 15 A. Not really because they wasn't in there
  16 that -- they wasn't in there very long.
- Q. All right. What did Seth Walker say to you when he emerged from her room?
- A. He said, You ready to go? And I recall that and he asked me if I was okay to walk.
- 21 Q. He said were you okay? I'm sorry.
- 22 A. Yeah. He asked me if I was okay to walk 23 home.
- Q. Okay. Had either of you been drinking at that time?

- 1 A. Yes, I had been.
- Q. Do you know if he had been drinking at this point in time?
- 4 A. I would think he had.
- Q. Okay. Were you drinking together with
  Ms. Hutchison or Ms. Daniel at that evening?
- 7 A. No. We showed up there, but, no, she -- we had not been drinking.
- 9 Q. Approximately what time did you show up at 10 Ms. Daniel's home?
- 11 A. I -- I'm not for sure.
- Q. Do you recall having a sexual encounter with

  Ms. Hutchison -- with Ms. Daniel that same

  evening?
- 15 A. Not that evening.
- Q. Okay. You would have had a sexual encounter with her in close period of time in proximity to that evening?
- 19 A. Well, I can't -- I can't be specific about a date.
- Q. As a general proposition you were still romantically engaged with Ms. Hutchison during this period of time; correct?
- 24 A. Yes.
- 25 Q. Okay. Did Ms. Daniel ever tell you that she

- police, is that merit selection or is it

  patronage? Do you have to know somebody in

  politics to get that job?
- 4 A. No.
- Q. Did you have to declare your partyaffiliation when you --
- 7 A. No.
- 8 Q. -- made application for that job?
- 9 A. No.
- Q. Now, with regard to your employment at the
  City of Licking, was one of the reasons you
  were terminated because you were having
  sexual relations with another city employee?
- 14 A. They never gave me a reason why I was terminated.
- 16 Q. Never told you that in a hearing?
- 17 A. No. Never even asked about it.
- Q. They never asked about it or you never asked why you were being terminated?
- 20 A. They -- neither.
- Q. Now, with regard to Ms. Daniel, can you sit
  here as you testify today tell me when was
  the last time you actually had sexual
  relations with her?
- 25 A. It's been years, but I can't tell you the

- Seth went to Rolla, you were drinking that night and driving?
- A. You asked me did I drink or was I intoxicated?
- 5 Q. Did you drink?
- 6 A. Yes.
- 7 Q. How much did you drink?
- 8 A. I think probably half a beer.
- 9 Q. That's it?
- 10 A. That's it.
- 11 Q. It's your testimony you weren't intoxicated?
- 12 A. Not that night, no.
- Q. That evening that you were riding with

  Christy Wheeler and Monica and Seth, did you

  guys try to steal a flower pot or something

  that belonged to the City?
- 17 A. I never tried to steal no flower pot.
- 18 Q. Did Seth?
- 19 A. He -- I can remember him messing with it, 20 but it was never tooken or stolen.
- 21 | Q. He was your employee at the time?
- 22 A. He got out -- actually at that -- yeah, at
- 23 that time we was riding around as friends.
- I am not going to say, I'm your chief, but
- yeah, he did get out and take a flower from

Danny McNew - July 14, 2010 82 1 it. 2 Okay. You were his employee -- or you were Q. 3 his employer? No. At that point we were friends. 4 Α. 5 didn't ride around and say "I'm your chief." 6 So you didn't take any action against him Q. 7 for doing that? He didn't steal nothing. 8 9 Q. All right. Did the two of you moon a -- one of your other officers that evening? 10 11 I mooned no one. Α. 12 0. Did Seth? 13 Α. Yes. 14 Did you take any action for that? Q. 15 Α. No. Did the officer pull your vehicle over that 16 Q. 17 night? Α. Yes, he did.

- 18
- 19 And I assume once you he found out it was
- 20 you he didn't take any breathalyzer or do
- 21 anything like that?
- No. Again, but I said I had maybe half a 22 Α. 23 beer.
- Were there open containers in the vehicle? 24 Q.
- 25 Α. I'm sure, yes.